## Approved For Release 2001/11/01 : CIA-RDP74B00415R000600020003-7 CENTRAL INTELLIGENCE AGENCY

WASHINGTON, D.C. 20505

Cor



Mr. Wilfred H. Rommel Assistant Director for Legislative Reference Office of Management and Budget Washington, D.C. 20503

Dear Mr. Rommel:

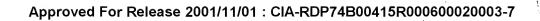
This submits proposed legislation in accordance with Bureau of the Budget Circular No. A-19, revised. Enclosed are four copies of a draft bill, "To amend the Central Intelligence Agency Retirement Act of 1964 for Certain Employees, as amended, and for other purposes." Also enclosed are copies of a sectional analysis, a comparison with existing law, and a draft of the letter of transmittal to the President of the Senate and the Speaker of the House of Representatives.

The proposed legislation would bring the Central Intelligence Agency Retirement Act of 1964 for Certain Employees, as amended, into conformity with changes made by P. L. 91-658 in the Civil Service retirement system as follows:

- a. Widowers of deceased female participants are accorded the same treatment as widows of deceased male participants. (Sections 1 and 4)
- b. Survive armuity protection is extended to a Coun Cardon widow or widower who marries a retired annuitant (following his retirement. (Sections 2 and 3) (and by a few formula and transmitting provides and transmitted for provides effective dates in phase

with those established for the Civil Service retirement system for the above changes.

The provisions of the Civil Service retirement system changed by P. L. 91-658 form the basis for comparable provisions in the CIA



of death and age sixty. The annuity of such widow or [dependent] widower shall commence on the date following death of the participant and shall terminate upon death or upon remarriage prior to attaining age sixty of the widow or [dependent] widower (subject to the payment and restoration provisions of section 221(g)). [, or upon the dependent widower's becoming capable of self-support.]

\*

30

×

×

SEC. xxxx. (a) The amendments made by sections 1, x, and xxx shall not apply in the case of participants who died before [date of enactment identical to Civil Service amendment] and the rights of such persons and their survivors shall continue in the same manner and to the same extent as if such amendments had not been enacted.

(b) The amendment made by section xx shall apply to a participant who was unmarried at the time of retiring, but who later married, only if the election is made within one year after enactment.

Approved For Release 2001/11/01: CIA-RDP74B00415R000600020003-7